¢	ase 2:23-cv-02831-SVW-E	Document 54	Filed 09/25/23	Page 1 of 2	Page ID #:1633
1 2 3 4 5 6 7	Katie M. Charleston (SBN Katie Charleston Law, PC 9151 Atlanta Avenue, No Huntington Beach, CA 92 PH: 317-663-9190 Fax: 317-279-6258 Email: katie@katiecharlestoney for Plaintiff, Der	. 6427 2615 stonlaw.com	hron		
8	UNITED STATES DISTRICT COURT				
9	CENTRAL DISTRICT OF CALIFORNIA				
10	WESTERN DIVISION				
11	DEMETRIOUS POLYC	HRON	Case	e No.: 2:23-cv	v-02831-SVW-E
12		Plaintiff,			
13	vs.	·	APF	PEAR REMO	MOTION TO DTELY AT
14	vs.		HEA	ARING	
15	JEFF BEZOS, et al.,	Defendants.	Hear	ing Date: Oc	tober 2, 2023
16		Defendants.		ring Time: 1:	•
17			Com	plaint filed:	April 4, 2023
18			Ame 2023	ended Compl B	aint Filed: July 13,
19					
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28	PLAINTIFF'S MOTION TO APPEAR REMOTELY AT HEARING				
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Katie Charleston, counsel for Plaintiff Demetrious Polychron ("Plaintiff"), seeks leave of Court for her and Plaintiff to appear remotely via Zoom or other available technology at the hearing on her Motion to Withdraw on October 2, 2023, at 1:30 p.m. Plaintiff's counsel resides out of State and desires to limit the time and expense that travel would require to appear in person if acceptable to the Court. WHEREFORE, Katie Charleston, counsel for Plaintiff, respectfully requests that the Court allow her and Plaintiff to appear remotely at the October 2, 2023 hearing. Dated: September 25, 2023 Respectfully submitted, Katie Charleston Law, PC By: /s/ Katie Charleston Katie Charleston, Esq. Attorney for Plaintiff